

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Hanson, R.N. et al. Atty. Docket No.: ZAA-011.01
 Serial No.: 09/758,957 Examiner: Garcia, M.E.
 Filing Date: 11 January 2001 Art Unit: 1627
 Title: *Polypharmacophoric Agents*

Assistant Commissioner for Patents
 Washington, DC 20231

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I hereby certify that this "Response to Restriction Requirement" is being deposited with the U. S. Postal Service as First Class Mail with sufficient postage on the date set forth below in an envelope addressed to:
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April 25, 2002
 Date of Signature and Mail Deposit

By: William Homan
 William Homan

Response to Restriction Requirement

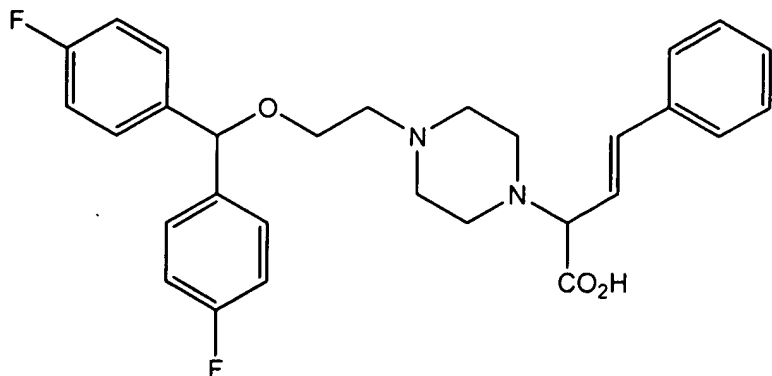
Dear Examiner Garcia:

In response to the Restriction Requirement in the above-identified application, mailed April 11, 2002, the Applicants respectfully elect **Group II**, claims 15-42 and 43 (in part). However, the Applicants respectfully assert that simultaneous examination of Groups I and II would not place an undue burden on the Examiner because both Groups are classified in classes 540-570, subclasses various. Therefore, the Applicants respectfully request that the Examiner modify the instant Restriction Requirement, examining Groups I and II in the instant application.

The Applicants respectfully elect the various species tabulated below.

<u>Species</u>	<u>Election</u>
<i>Species of polypharmacophore, general</i>	Species 1: Containing no additional modifiers
<i>Species of pharmacophoric unit</i>	Species 10: Dopamine transporter inhibitor
<i>Species of modifier unit</i>	Not Applicable

Further, the Applicants respectfully elect the specific polypharmacophore represented by the structure depicted below.



Of course, the elections of Species made herein are made solely for search purposes. The Applicants expressly reserve the right to prosecute species not elected herein in other patent applications claiming the benefit of the filing date of this application. Furthermore, the Applicants understand that upon allowance of a generic claim, they will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim. *See* 37 CFR 1.141.

Finally, the Applicants believe that no fees are due in connection with the filing of this Response. Nevertheless, the Commissioner is hereby authorized to charge to our Deposit Account, **No. 06-1448**, any fees due in connection with the filing of this Response.

Respectfully submitted,
Foley, Hoag & Eliot LLP

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